S AU 4	472 <sub>U</sub> (Keb)	146) Order of D	etention Pending	Trial				
,	RECEIVED	TRICT OF LOUIS!	ana s TJNIT	ED STA	ATES D	ISTRIC	T COURT	
A	PR.	17 2007 <sub>este</sub>	ern	LD D11	District o		Louisiana	
	F RATINTS	ebysyfa tes	····	~ A	District O	·	Louisiana	
	ONT	DEPUTY V.	Or AMERIC	CA		ODDED (	NE DEMONSTRATION OF THE PARTY O	_
	DO	, ,		O.			OF DETENTION PENDING TRIA	L
	וטע	NALD RAY Defend		<u> </u>	Ca	se Number:	2:05CR20132-002	
In a	accordance	•	Reform Act, 18	U.S.C. § 3142( ase.	(f), a detention	hearing has be	en held. I conclude that the following facts require	e the
<u> </u>	) The J-4	C	1 '41		rt I—Finding			
L (1)	or local	rendant is charge l offense that wo rime of violence offense for whice	uld have been a as defined in 13	i federal offense 8 U.S.C. § 3156	e if a circumsta: 6(a)(4).	nce giving rise	as been convicted of a  federal offense to federal jurisdiction had existed that is	state
	an	offense for which	h a maximum te	erm of imprison	ment of ten ve	ars or more is r	prescribed in	
								*
	☐ a fe	elony that was co 142(f)(1)(A)-(C	ommitted after the	he defendant ha	ad been convict	ted of two or m	nore prior federal offenses described in 18 U.S.C.	
(2)	) The off	ense described i	n finding (1) wa	s committed w	hile the defend	ant was on rele	ease pending trial for a federal, state or local offens	se.
□ (3)	A perio for the	d of not more the offense describe	an five years ha d in finding (1).	is elapsed since	the date	of conviction	release of the defendant from imprisonment	
(4)	) Finding	gs Nos. (1), (2) a	nd (3) establish	a rebuttable prommunity. I fu	rther find that t	he defendant h	or combination of conditions will reasonably assurdate not rebutted this presumption.	e the
37 (1)	\ Thousi		4-1-11		ternative Find			
X (1)	X for	s probable cause which a maxim	um term of impr	the defendant has risonment of ter	ias committed an years or more	in offense is prescribed i	n 21 U.S.C. § 801 et seq.	
(2)	The def	der 18 U.S.C. § ! endant has not re earance of the de	butted the presu	umption establis	shed by finding	1 that no cond	ition or combination of conditions will reasonably	assur
	ine app	caranec or me d	eichdam as requ		ternative Find	-		
$\Box$ (1)	) There is	s a serious risk t	hat the defendan			ings (D)		
(2)	) There is	s a serious risk t	hat the defendan	nt will endanger	r the safety of a	nother person	or the community.	
			<del>-</del>			——————————————————————————————————————		
	,	T9/.	.//**	· · · · · · · · · · · · · · · · · · ·				
		W.	<del>-</del>	· · ·				
	-		Part	II—Written	Statament of	Dessens for	Detention	<del></del> -
Lfir	nd that the	e credible testim						
		idence that	ony and inform	ation submittee	i at the hearing	establishes by	X clear and convincing evidence \( \square a \) a prep	on-
no comb	bination o	of conditions, sh	ort of detention,	will reasonabl	y assure the de	fendant's appea	arance as required and the safety of others. This	
conclus	ion is bas	ed primarily on	the following: (	1) the nature of	the charges an	d the potential	penalties: (2) weight of evidence	
560	a Co	ace con	74 40 0	dence t	tion of		and being des and	<u> </u>
Total	e do c	THEOSE !	4) dueve	ones bec			WELLE OF CONTILL VOYE -10	7
stole	atto	i revocat	(2) fress	act of fin	elempte	m Nichted	LOWER OWN & relutted	
Ti	1 6 1			Part III Di	rections Reg	arding Deter	ation U '	
to the e	e detendai extent prac	nt is committed to	o the custody of t	the Attorney Ge or serving sent	neral or his desi	ignated represe	ntative for confinement in a corrections facility separately pending appeal. The defendant shall be afford	arate,
reasonal	ble oppor	tunity for privat	e consultation v	vith defense co	unsel. Dn orde	er of a court of	the United States or on request of an attorney for	e tha
Governi	ment, the	person in charge	of the correction	ons facility shal	l deliver the de	fendant to the	United States marshal for the purpose of an appear	rance
m conne		h a court procee	aing.		Hm.	1 /1 cm		
	<i>.</i>	April 17, 2007 Date			1/4/1	Simate	ure of Judicial Officer	
					/ /		lson, U.S. Magistrate Judge	
					1 /		Title of Judicial Officer	

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).